& ~...

١

2

3

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

FILED
TONI L. HELLON
CLERK. SUPERIOR COURT

18 DEC -3 PM 2: 54

J. GIACOMINO. DEPUTY

#### MARK BRNOVICH

Attorney General Firm Bar No. 14000

### JORDAN E. EMERSON

Assistant Attorney General State Bar No.: 030541

Pima County Computer No.: 66596 400 West Congress, Suite S-315

6 | Tucson, Arizona 85701

Telephone No.: (520) 628-6504

| CRMTucson@azag.gov | T002-2018-000175

Attorneys for Plaintiff

## IN THE SUPERIOR COURT OF THE STATE OF ARIZONA IN AND FOR THE COUNTY OF PIMA

STATE OF ARIZONA,

Plaintiff,

Case No. CR2018-5230-001 CR2018-5230-002

vs.

FABIAN CASTRO-LOPEZ (001),

FRANCISCO OSORIO-NAVA (002),

Defendants.

AMENDED INFORMATION

The Attorney General of the State of Arizona hereby accuses FABIAN CASTRO-LOPEZ (001) and FRANCISCO OSORIO-NAVA (002), charging that in Pima County:

# COUNT 1 TRANSPORTATION OF A DANGEROUS DRUG FOR SALE, A CLASS 2 FELONY

On or about November 7, 2018, FABIAN CASTRO-LOPEZ (001) and FRANCISCO OSORIO-NAVA (002), did knowingly transport for sale, import into this state or offer to transport for sale or import into this state, sell, transfer, or offer to sell or transfer a dangerous

27

28

drug, to wit: approximately 1.25 pounds of methamphetamine, in violation of A.R.S. §§13-3407(A)(7) and (B)(7), (D-F), (I-K), 13-3401, 13-301, 13-302, 13-303, 13-304, 13-601, 13-701, 13-702, 13-703, 13-801, 13-811, 13-2313 and 13-2314.

### COUNT 2 CONSPIRACY, A CLASS 2 FELONY

On or about November 7, 2018, FABIAN CASTRO-LOPEZ (001) and FRANCISCO OSORIO-NAVA (002), with the intent to promote or aid in the commission of an offense, agreed with one or more persons, both KNOWN and/or UNKNOWN, that at least one of them or another person would engage in conduct constituting the offenses, in particular:

1) TRANSPORTATION OF A DANGEROUS DRUG FOR SALE, in violation of A.R.S. §13-3407(A)(7) and (B)(7); and/or

In furtherance of this conspiracy and to effect the foregoing objects thereof, the codefendants and their co-conspirators did commit numerous overt acts, including but not limited to the activity related to the enumerated counts of this Information, in violation of A.R.S. §§ 13-1003, 13-3407(A)(7), (B)(7), 13-301, 13-302, 13-303, 13-304, 13-701, 13-702, 13-703, 13-801, 13-811, 13-2313 and 13-2314.

RESPECTFULLY SUBMITTED this 30 day of November, 2018.

MARK BRNOVICH ATTOMEY GENERAL

JORDAN É. EMERSON Assistant Attorney General

PHX-#7496912